

## PLAN OF FORBES FOR HAWAIIAN VILLAGE TAKES

Meeting Will Be Held and In-spection of Site Made Early Next Week

A Hawaiian village on the Ahamoana road at Waikiki is almost assured, according to those interested in the project. At the last meeting of the Hawaii Promotion Committee, members endorsed the plan as outlined by George Anson and Charles R. Forbes.

Some time ago Superintendent Forbes recommended the improvement of Ahamoana road and the establishment of a Hawaiian village on the beach with grass huts and all the native life, including the fishing, swimming and boating. Coral dredgings were to be used to construct an ideal boulevard which would rival other famous drives of the world.

Members of the Hawaii Promotion Committee, in taking action on the matter, stated that the time was ripe now for the establishment of the village, and believe that it would be one of the biggest assets for Honolulu in the publicity line. It is expected that further details will be gone into at the next meeting.

Charles R. Forbes is out of the city at present, but will return Monday, and a meeting has been called for Monday afternoon or Tuesday morning for the early opening of the village. Members of the Hawaii Promotion Committee, City Planning Commission, Outdoor Circle, Commissioners of Public Lands and Mr. Forbes will make the trip.

### VENUS 10¢ PENCIL

All  
colors

17

different  
degrees for  
every known  
pencil. Also two copying.

### VELVET 5¢ PENCIL

All  
colors

The  
VELVET  
pencil is  
supposed to be  
the best in the  
world.

America Lead Pencil Co., N.Y.

## How About Lunch!

You don't want much to eat when the weather is warm, but if you like good service and dainty, appetizing food, you'll like the Mid-Day Luncheonette.

Quality Inn  
—25c—

## Times Change.

In This Year's Campaign,

People WANT to Know

Where Candidates stand on the business problems of the day.

People Want clear-cut, intelligent statements from the candidates on what they will do and whether they have the ability to do it.

This Newspaper goes into the homes of thousands of voters, and this is where you can tell your story so all can understand it.

## FAVOR PLANS TO LIGHT STATUE OF KAMEHAMEHA

Promotion Men Believe It Will Be Great Tourist Asset; Forbes Favors Plan

Plans proposed to light the statue of Kamehameha at night appear to be progressing, and a number of the commercial organizations have taken up the question and voted favorable to it. At the last meeting of the Hawaii Promotion Committee it was voted to sanction the lighting of the statue.

Charles R. Forbes, superintendent of public works, favors the plan. A. P. Taylor of the Hawaii Promotion Committee believed that it would be a tourist asset, and free juice has already been offered for the lighting of the statue.

"There are great possibilities in the lighting of the statue as a tourist asset," said A. P. Taylor today. "Nearly every visitor must pass by the statue, and at night it would be an impressive scene, causing much discussion regarding the early history of the Hawaiians and it would become nearly as famous as Bartholdi's statue of Liberty in New York harbor."

### LOWRIE DAMAGE CASE DECIDED IN BEHALF OF THE DEFENDANTS

According to a telegram received by the law firm of Castle & Wilkinson, the supreme court of Massachusetts has affirmed the judgment of the lower court, in the suit for damages brought by W. J. Lowrie against the late H. P. Baldwin, the late S. T. Alexander and James B. Castle, who constituted the firm of Alexander & Baldwin in 1897, when the suit was begun, and others.

Although the suit, which arose when Lowrie alleged that he was wrongfully dismissed as manager of the Hawaiian Commercial & Sugar Company in 1902, was for \$400,000, the plaintiff later entered a motion to increase this amount to \$1,000,000. This motion was practically allowed, but the lower Massachusetts court ruled for Mr. Lowrie in the sum of \$1, without costs.

In part, the damages were estimated upon agreement by which Mr. Lowrie was to be paid for making Hawaiian Commercial a 50,000-ton plantation. He took hold of the plantation in 1901 and was dismissed the following year. The law firm of Castle & Wilkinson represented the defendants. It is not yet known whether the plaintiff's attorney will appeal to the supreme court of the United States from the decision.

A \$1 verdict in a jury is a near approach to dismissal of a suit in Eastern courts.

### DANCING MASTER LOSES SILK SHIRT; NEARLY MISSES STEAMER NIAGARA

The steamer Niagara was getting away from the dock this afternoon when a young man rushed frantically down the wharf, jumped out of a taxi and scrambled aboard of the departing steamer. The rush was caused by a fast aisle of apparel—namely, one silk shirt.

Gordon Campbell, dancing master, who has taught many of the young people of the city the art of dancing, had booked passage on the Niagara bound for Vancouver, where he will go to join the colors, he says. Everything was packed away carefully, but his laundry. The Chinese man who had looked after his clothes was behind time. When the bundle arrived, one silk shirt was missing. Campbell offered to pay him back the money, the Chinese refused, and the hour for sailing was approaching.

As a last resort the two marched to the police station, the dancing master accompanying the Chinese laundry man, who held a firm grip on the package of laundry. Here they had an argument, and expert witnesses were called into the case. The police officers showed excellent judgment in handling the case with despatch, and Campbell rushed to the departing steamer with his laundry.

## FAST CAMPAIGN FOR ARTILLERY IN NAT'L GUARD

J. W. Caldwell Heads Move to Raise New Company By June 30, Seven Days

A whirlwind campaign for a new coast artillery company of the National Guard of Hawaii started yesterday when Brigadier-General Johnson told John W. Caldwell that the new company must be raised at 90-man strength by June 30. With seven days to do the job, Caldwell, former superintendent of public works, started in to do it. He was enrolling this morning. And here, in a nutshell, are the campaign "keynotes":

The new company will drill once a week, from 5:30 to 6:30.

Headquarters for drill will be at Port De Russy, and the guardmen will get practice on the great 12-inch guns.

There is a dollar a drill coming to the company members under the new army bill, and it is because of the provisions of this bill—to get the allotments—that the company must be raised in a hurry.

Caldwell, who is lieutenant in the engineer corps, N. G. C., will be transferred to the coast artillery corps, and will have command of the new company, with the rank of captain.

His office telephone is 4179. His residence telephone is 4272. Prospective members can call him at these numbers or call National Guard Army.

"We want particularly the Hawaiians of the Waikiki district, and we'll have the best company in the guard," he said enthusiastically today. "I hope that we can get a lot of the Hawaiians of the Halau. They will make fine gunners. Furthermore, there are bathing and swimming facilities at Port De Russy, and there drill the men can refresh themselves."

Caldwell was for six years a civil engineer in the United States service on coast defense work, and is familiar with coast defense problems.

He urges the men of Waikiki to come forward and enroll.

### DAVIS QUALIFIED FOR LIKELY JOB, VAUGHAN THINKS

That Solicitor-general John W. Davis is entirely fitted to succeed Attorney-general Gregory, should the latter be appointed by the President to a seat in the supreme court of the United States, is the opinion of Federal Judge Horace W. Vaughan, who is well acquainted with Davis.

"Mr. Davis is considered a very able lawyer and a very fine man," says Judge Vaughan. "He was a member of the 53rd Congress from West Virginia at the time he was appointed to his present position in 1913."

Judge Vaughan first met Davis as a member of Congress.

"I also think that Mr. Gregory is one of the greatest lawyers in the country," he continues. "He was regarded as a great attorney before his appointment as assistant attorney-general. He is a Mississippian by birth, but was raised from boyhood in Texas. Four years before he was appointed assistant attorney-general he was regarded as one of the strongest members of the Texas bar, and is a man of high character."

At a short resort the two marched to the police station, the dancing master accompanying the Chinese laundry man, who held a firm grip on the package of laundry. Here they had an argument, and expert witnesses were called into the case. The police officers showed excellent judgment in handling the case with despatch, and Campbell rushed to the departing steamer with his laundry.

The Don Vaudville Company was brought here from Japan by H. Dot, a local violinist, who was a favorite among the Japanese some time ago. In a talk with Mr. Dot he states that this program, which will begin on Saturday evening at 8 o'clock, will feature the greatest Japanese stars ever before appearing in America. Tricks of magic, juggling, balancing acts and comedy will feature the evening's performance.

Manager Dot has announced that the company will appear at the Hawaiian Opera House for four nights only, June 24, 25, 27 and 28. After leaving Honolulu the company will play a series of engagements on the mainland.

### VESSELS TO AND FROM THE ISLANDS

(Special Wireless to Merchants' Exchange.)

PORT ALLEN, Kauai—June 22, said ed. John W. Marston for Midland.

Paddington.

STR. SHERIA, 8 a.m. June 23, 1916, miles from Honolulu, for Sydney.

## HUBER MOVES TO REOPEN CASE OF FOSTER L. DAVIS

Holds That Decision Rendered By Judge Morrow is Contrary to Law

Holding, among other things, that Judge W. W. Morrow's decision disposing of the matter is contrary to law, United States Attorney Seba C. Huber filed in federal court late yesterday afternoon an application for a rehearing of the case of Foster L. Davis, former clerk of the court, who was indicted on a charge of having misappropriated the funds of his office.

Judge Morrow of the court of appeals of the ninth circuit, who was detailed to Honolulu to hear the case, disposed of the matter in a decision which exonerated Davis and which sustained the defendant's demurres to the indictment. After the decision had been rendered, the United States attorney noted an exception to the decision and gave notice of appeal.

The application filed yesterday moves that the order of May 23, sustaining Davis' demurres and quashing the indictment be set aside and held for re-hearing. Hearing of the application has been set for 10 o'clock tomorrow morning before Judge Morrow.

Attorney Huber's application is based on the following grounds:

"First—Because the court erred in holding that the charges in the indictment do not follow the language of section 27 of the penal code.

"Second—Because the court erred in holding that the facts constituting the charge of embezzlement, set forth with particularity in the various counts of the indictment, do not constitute embezzlement.

"Third—Because the court erred in holding that the facts alleged in the indictment do not show that the defendant wrongfully converted to his own use any money or property which came into his possession or under his control in the execution of his office or employment.

"Fourth—Because the court erred in holding that defendant did not convert to his own use the money charged to have been received by him, except in so far as authorized by statute, to take and hold possession of such money until a return and audit had determined his further duty with respect to these deposits.

"Fifth—Because the court erred in holding that the principles of the 'Mano-a-Mano' case apply to deputy clerk as well as to a clerk.

"Sixth—Because the court erred in holding that the law does not distinguish between a clerk and a deputy clerk with respect to their rights in the funds created by money deposited in the office of the clerk as security for costs by parties litigant, and that the rights of a clerk and deputy clerk are precisely the same."

"Seventh—Because the said ruling is contrary to law."

BOARD AWARDED CONTRACTS FOR FOOD, SUPPLIES

At 3 o'clock this afternoon the territorial board of health was due to hold its regular monthly meeting. The principal matter of importance to be discussed is awarding contracts for provisions and various supplies for the ensuing six months ending December 31. Lumber and other materials are also bid on.

Bidders on the various items called for include the following Honolulu firms: California Feed Company, Alvin & Robinson, City Mill Company, Choi Hoan, Theo. H. Davies & Company, Honolulu Iron Works, Hoffschlager Company, H. Hatchfield & Company, Levers & Cooke, E. O. Hall & Sons, Hawaiian Electric Company, Ho Pei Kee, Honolua Cracker Company, Honolulu Dryfitters' Association, C. Y. Hop Yee, Inter-Island Steam Navigation Company, Love's Bread and Pastry Company, Henry M. & Company, Metropoliitan Meat Market, Standard Oil Company, Union Feed Company, Fred L. Waldron, Ltd., C. Q. Yee Hop Company, Lee Chon Lumber Company.

KUKUI OIL MAY MEAN ANOTHER INDUSTRY HERE

Extraction of kukui oil from the kukui nut may soon be a revived industry in Hawaii.

Periodically Superintendent A. T. Longley of the territorial marketing division receives an order from the mainland for the oil, which he cannot fill. Now it looks like business in the kukui oil.

A. Japanese is consulting with Longley about starting a plant at Kona to extract the oil, but has no press. Longley is trying to find one, for he believes there are big opportunities in the oil business.

"The demand is in the states, the supply is here," he said today, "but no one is utilizing this supply to fill the demand."

## CAPTAIN MATSON FORECASTS RAISE IN LINE'S RATES

(Continued from page one)

for the round-trip. We have not yet decided what we will do. There will be some revision of passenger business, however."

Asked to make a statement relative to the freight situation, Captain Matson said he is not in a position to comment himself concerning freight rates on Matson steamers. He indicated, however, that there will not be any reduction, and that there may be an increase within a short time.

Books to Relieve Congestion.

"We are doing our utmost to take care of the sugar and pineapple congestion in the Islands," he said. "And I think we will be able to handle it satisfactorily. We are sparing no expense to maintain our schedule despite the strike."

The captain denied a rumor that the Matson line is contemplating the building of a cargo boat.

Relative to the recent negotiations between island pineapple men and the Matson line seeking a five-year contract to ship canned pineapples from the islands to the coast at \$2.25 a ton, Captain Matson stated that the pineapple men have signed their part of the contract, but that he is not yet ready to sign his end of it.

"I am waiting to see how things work out," he stated. "They are after all the time to sign it, but I am not going to be driven into doing so." To Name Steamer "Maul."

Captain Matson confirmed the exciting news story printed two months ago in the Star-Bulletin, that he favors the name Maul for the new steamer, a virtual duplicate of the Matsonia, now being built by the Union Iron Works at San Francisco.

"We will name her the Maul," he said. "She will not be ready to make her first voyage before February of the first of March, 1917. She will cost us \$1,700,000 and will be able to carry 260 cabin passengers and 60 steerage.

"When will you visit Honolulu again, captain?" was asked.

"I will be over on the maiden voyage of the Maul," he replied.

At the offices of the Matson Navigation Company, officials made the statement that the stevedores' strike is costing the Matson line \$5000 for each day's delay. The Matsons left San Francisco two days late, due to delay caused by the strike.

Captain Matson also said he desired to impress on Honolulu business men and commercial organizations the necessity of providing more hotel space and better accommodations for tourist travel.

"You must have more hotel room over in Honolulu before you can expect to become a tourist resort," he declared with emphasis. "You can't get people to travel anywhere unless they know you will have a place to put them in after they arrive."

Officers of the Matsonia said on this voyage that Captain Peter Johnson, master of the Wilhelmina, will be given command of the Maul. Captain Matson did not say who is to become the big new steamer's master.

### PROSECUTOR SAYS HE WILL BRING PERJURY CHARGE

Uyeno and wife may soon learn that perjury is a serious proposition when Prosecuting Attorney Chillingworth charges them with that offense. As witness in the trial of Kim, a Korean, this morning for selling liquor without a license, the police believe Uyeno and his wife both lied. The case will be confirmed Monday.

On examination this morning both of the witnesses gave answers directly opposite to those given in their alleged confession to Liquor Inspector W. F. Bennett.

"I intend, if it please the court," said Chillingworth, "to bring charges of perjury against both these witnesses. Then we shall find out the truth quick enough."

Uyeno and his wife are also charged with selling liquor without a license, but the police now believe that they were only agents of Kim's.

Late this afternoon Uyeno and his wife both confessed, according to Chillingworth, that they were lying under oath, and that Kim induced them to do so. Chillingworth immediately prepared charges of subornation of perjury against Kim and ordered the latter's arrest.

(Special Cable to Nippon Jiji).

TOKIO, Japan, June 23.—The state funeral of the late Yuan Shih-Kai will be held in Peking on July 2. Members of the embassies of the foreign powers will attend the funeral.

### FOR SALE.